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2	NEVADA BAR NO. 8599			
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8	Attorneys for Plaintiff Jeffrey Shuminer.			
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10	UNITED STATES DISTRICT COURT			
11	DISTRICT OF NEVADA			
12	JEFFREY SHUMINER,))		
13	Plaintiff,) Case No. 2:18-cv-02156-JAD-GWF		
14	v.) STIPULATION AND ORDER TO EX') TIME TO RESPONT TO DEFENDAN			
15 16	OLCC NEVADA REALTY, a Nevada Limited Liability Company, and DOES 1 through X.	OPPOSITION TO PLAINTIFF'S MOTIONFOR LEAVE TO FILE AMENDEDCOMPLAINT		
17	Defendant) (Second Request) ECF No. 28		
18)		
19	Plaintiff Jeffrey Shuminer and Defendant OLCC Nevada Realty, by and through their			
20	respective counsel, hereby stipulate and agree as follows:			
21	1. Plaintiff filed their Motion for Leave to File Amended Complaint (ECF No. 20).			
22	on January 22, 2019. The Amended Complaint			
23	2. Defendant filed their Opposition to the Motion for Leave (ECF No. 23) on			
24	February 5, 2019.			
25	3. The parties filed a Stipulation to Extend the Time for Plaintiffs to file their reply			
26	brief by Friday, February 22, 2019, (ECF No. 25), which was granted by the Court on February			
27	12, 2019 (ECF No. 27).			
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	STIPULATION AND ORDER FOR EXTENSION OF TIME TO DEFENDANT'S OPPOSITION TO			

PLAINTIFF'S MOTION FOR LEAVE TO FILE AMENDED COMPLAINT (SECOND REQUEST)

1	5.	Plaintiffs have requested, as	nd Defendant has agreed, as a professional courtesy, to
2	allow Plaintiff a short extension, subject to Court approval, up to and including February 25,		
3	2019 with which to file their Reply to Defendant's Opposition to the Motion for Leave to File		
4	Amended Co	omplaint, filed as ECF No. 23	
5	6.	The slightly extended brief	ing schedule set forth above is requested as the briefing
6	on this motion involves detailed, nuanced arguments that must be properly researched and		
7	rebutted as w	vell as the press of unrelated li	itigation on both Plaintiff's lead counsel and local
8	counsel.		
9	7. The early case evaluation set for March 8, 2019, and the hearing set for April 8,		
10	2019, will remain on the calendar, unless the Court wishes to vacate and reschedule.		
11	8.	This is the second stipulation for such an extension of time and is made in good	
12	faith not for p	purposes of delay.	
13	IT IS SO STIPULATED AND AGREED.		
14	DATED: Fe	ebruary 22, 2019	THE O'MARA LAW FIRM, P.C.
15			
16			/s/ David C. O'Mara DAVID C. O'MARA, ESQ
17			311 East Liberty St.
18			Reno, Nevada 89501 775-323-1321
19			775-323-4082 (fax) Counsel for Plaintiff
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23			Facsimile: 305.557.1934
24			Attorneys for Plaintiff Jeffrey Shuminer
25	IT IS SO	ORDERED. The Reply [29	91
26		/19 is deemed timely.	XXXX.
27		-	U.S. District Judge Jennifer Dørsey
28			2-26-19

STIPULATION AND ORDER FOR EXTENSION OF TIME TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION FOR LEAVE TO FILE AMENDED COMPLAINT (SECOND REQUEST)